- (ii) You must value your oil under this section at an index price; and
- (iii) You believe that use of the index price is unreasonable.
- (2) You must provide adequate documentation and evidence demonstrating the market value at the refinery. That evidence may include, but is not limited to:
- (i) Costs of acquiring other crude oil at or for the refinery;
- (ii) How adjustments for quality, location, and transportation were factored into the price paid for other oil:
- (iii) Volumes acquired for and refined at the refinery; and
- (iv) Any other appropriate evidence or documentation that MMS requires.
- (3) If the MMS Director establishes a value representing market value at the refinery, you may not take an allowance against that value under §206.112(b) unless it is included in the Director's approval.

§ 206.104 What index price publications are acceptable to MMS?

- (a) MMS periodically will publish in the FEDERAL REGISTER a list of acceptable index price publications based on certain criteria, including but not limited to:
- (1) Publications buyers and sellers frequently use:
- (2) Publications frequently mentioned in purchase or sales contracts;
- (3) Publications that use adequate survey techniques, including development of spot price estimates based on daily surveys of buyers and sellers of ANS and other crude oil; and (4) Publications independent from MMS, other lessors, and lessees.
- (b) Any publication may petition MMS to be added to the list of acceptable publications.
- (c) MMS will reference the tables you must use in the publications to determine the associated index prices.
- (d) MMS may revoke its approval of a particular publication if it determines that the prices published in the publication do not accurately represent spot market values.

§ 206.105 What records must I keep to support my calculations of value under this subpart?

If you determine the value of your oil under this subpart, you must retain all data relevant to the determination of royalty value.

- (a) You must be able to show:
- (1) How you calculated the value you reported, including all adjustments for location, quality, and transportation, and
- (2) How you complied with these rules.
- (b) Recordkeeping requirements are found at part 207 of this chapter.
- (c) MMS may review and audit your data, and MMS will direct you to use a different value if it determines that the reported value is inconsistent with the requirements of this subpart.

§ 206.106 What are my responsibilities to place production into marketable condition and to market production?

You must place oil in marketable condition and market the oil for the mutual benefit of the lessee and the lessor at no cost to the Federal Government. If you use gross proceeds under an arm's-length contract in determining value, you must increase those gross proceeds to the extent that the purchaser, or any other person, provides certain services that the seller normally would be responsible to perform to place the oil in marketable condition or to market the oil.

§ 206.107 How do I request a value determination?

- (a) You may request a value determination from MMS regarding any Federal lease oil production. Your request must:
 - (1) Be in writing;
- (2) Identify specifically all leases involved, the record title or operating rights owners of those leases, and the designees for those leases;
- (3) Completely explain all relevant facts. You must inform MMS of any changes to relevant facts that occur before we respond to your request;
- (4) Include copies of all relevant documents;